

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF GEORGIA

UNITED STATES OF AMERICA,
Plaintiff,

v.

DANNY IRICK,
Defendant,

Case No. 6:08-cr-00001

FILED
U.S. DISTRICT COURT
SAVANNAH DIV.
2025 JUL 22 A 10:38

CLERK mm
SO. DIST. OF GA.

MOTION FOR REDUCTION OF SENTENCE UNDER 18 U.S.C. SECTION 3582(c)(1)(A)

COMES NOW Danny Irick, defendant, prose, requesting this court to grant his motion for reduction of his sentence under 18 U.S.C.

Section 3582(c)(1)(A) for the following reasons:

I. INTRODUCTION

The defendant was sentenced by this Court on September 30, 2008 to a total term of 304 months, 220 months for armed bank robbery in violation of 18 U.S.C. Section 2113 and 84 months for brandishing a firearm in violation of 18 U.S.C. Section 924(c). These sentences were run consecutive. The defendant's United States Sentencing Guideline range for the defendant, based on a finding he was a career offender, was an aggregated range of 272-319 months. The defendant was determined to be a career offender based on 2 South Carolina burglary convictions. In 2016 the Eleventh Circuit Court of Appeals for the United States decided *United States v. Lockett*, 810 F.3d 1262 (11th Cir. 2016), which invalidated second and third degree South Carolina burglary convictions for enhancement purposes under U.S.S.G. Section 4B1.2(a)(2)-The career offender enhancement. On November 1, 2023 the United States Sentencing Commission amended U.S.S.G. Section 1B1.13 to include Section 1B1.13(b)(6)-counting unusually long sentences for which a defendant has served at least

10 years of that would now be disproportionate based on changes in the law as an extraordinary and compelling reason to grant motions for sentencing reductions under 18 U.S.C. Section 3582(c)(1)(A). On September 5, 2024 the defendant requested that the B.O.P. move for a reduction in sentence under 18 U.S.C. Section 3582(c)(1)(A) on his behalf in a letter to FCI Ashland Warden C. Entzel, see: Attachment A. On September 20, 2024 this request was denied by Assistant Warden Burnside, see: Attachment B. The defendant filed his initial motion for compassionate release in October of 2024 and the Court denied it on December 20, 2024. The defendant filed an appeal of that decision, which was dismissed by the Eleventh Circuit U.S. Court of appeals on procedural grounds. Now the defendant requests the Court to grant relief in his successive motion under 18 U.S.C. Section 3582(c)(1)(A).

II. CAUSE FOR ACTION

1) U.S.S.G. Section 1B1.13(b)(6)-Unusually Long Sentence

In order for the Court to find that Section 1B1.13(b)(6) applies to him the defendant must show that he has received an "unusually long sentence," for which he has served at least ten years of his term of imprisonment for, and where a change in law would produce a gross disparity between the sentence being served and the sentence likely to be imposed at the time this motion is filed.

First, the defendant's sentence of 304 months is unusually long. The U.S. Sentencing Commission is passing the amended Section 1B1.13 noted only 11.5% of all federal offenders are sentenced to terms of imprisonment of 10 years or more. The defendant's sentence is 2 and a half times that time. The average sentence for robbery in

FY 2021 was 104 months, approximately one third the defendant's sentence. The average sentence for kidnapping in FY 2022 was 168 months, approximately half of the defendant's sentence. The defendant's sentence even exceeds the average federal sentence for murder, which in FY 2022 was 261 months. Even career offenders only average sentences of 154 months, about half the sentence of the defendant. By all metrics the defendant's sentence is "unusually long."

Second the defendant must show he has been incarcerated at least 10 years. The defendant's sentence began approximately 18 years ago, see: Attachment C, Defendant's Sentencing Computation Data Sheet.

Third, the defendant must present a change in the law that would produce a gross disparity between his sentence being served and the sentence likely to be imposed at the time this motion is filed. The change in law is the aforementioned *United States v. Lockett*, 810 F.3d 1262 (11th Cir. 2016). *Lockett* invalidated 2nd and 3rd degree South Carolina state burglary convictions as violent offenses which can be used as career offender predicate convictions. The defendant was deemed a career offender based on 2nd and 3rd degree burglary convictions from South Carolina. The defendant's guideline range based on the career offender enhancement when aggregated for his bank robbery and the 924(c) offense was 272-319 months in 2008. He received a sentence of 304 months, which was mid-range. Currently, post *Lockett*, the defendant has a guideline range of 130-141 months. The defendant presumes since the court found that a mid-range guideline range was sufficient in 2008, a top-end guideline range would be sufficient in 2025. Since the

defendant's current sentence of 304 months is now more than double his current guideline range the defendant has provided the Court with a change in law that has produced a gross disparity between his sentence being served and the sentence likely to be imposed at this time.

In the Court's Order denying the defendant's initial compassionate release motion the Court construed the defendant's Lockett argument to be an argument for a reduction in sentence based on a non-retroactive guideline amendment, Amendment 798. The defendant should have been concise. To be clear, the defendant is NOT presenting Amendment 798 as his extraordinary and compelling reason for sentencing relief. The change in law in the Eleventh Circuit's *United States v. Lockett*, 810 F.3d 1262 (11th Cir. 2016) IS the extraordinary and compelling reason the defendant is presenting to the Court as grounds for relief. Based on Lockett the defendant is no longer a career offender.

III. SECTION 3553(a) FACTORS

1) The nature and circumstances of the crime and the history and characteristics of the defendant.

The defendant, at the age of 24, armed robbed a bank with another youthful accomplice. Little to no planning went into this bank robbery. Far from being a "professional" job, the defendant parked his car within sight of the bank employees and dropped much of the money taken from the teller stations. The firearm that was brandished wasn't discharged. The defendant was apprehended immediately after the robbery without incident by local police. The robbery resulted in \$391.00 in unrecovered funds. Upon arrest the defendant gave a full confession. Nothing about this offense makes it particularly

remarkable among armed bank robberies.

Prior to incarceration for this offense the defendant was convicted for 3 offenses, the aforementioned burglaries and larceny- which is another term for burglary. Since his incarceration the defendant has committed no new criminal offenses over the span of nearly 18 years. In that period the defendant has had only a single disciplinary infraction, for possessing homemade wine, coming nearly 15 years ago. While incarcerated the defendant has completed college courses for construction trades. He has completed more than 20 institutional programs, including anger management, victim impact, and criminal thinking. The defendant has tutored and taught art classes to other inmates. In multiple institutions the defendant has attained the number one position in facility tool rooms, a position only given to responsible and trust worthy inmates. The defendant currently has the number one position in ground maintenance, caring for the grounds at FCI Ashland-Low. The defendant has not used drugs at any point in his entire incarceration and has passed numerous urinalysis tests for controlled substances. The defendant regularly attends Protestant church services and attends a weekly bible study.

2) The need for the sentence imposed-to reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense.

The defendant's current sentence served, approximately 18 years of incarceration, reflects the seriousness of the offense, promotes respect for the law, and provides just punishment. Considers the defendant has already served a term of imprisonment that exceeds what his current guideline range is by several years, further

punishment would be unjust. The defendant's current guideline range is now 130-141 months. The defendant has now served enough of his sentence to satisfy a sentence of 245 months, more than 100 months over his current guideline range.

3) The need for the sentence imposed—to afford adequate deterrence to criminal conduct.

The United States Sentencing Commission, by promulgating the sentencing guidelines, has determined that a term of 130-141 months affords adequate deterrence to this specific criminal conduct. This Court found a sentence of 5 years of imprisonment an adequate deterrence for this conduct for the defendant's only codefendant.

4) The need for the sentence imposed to protect the public from further crimes of the defendant.

The defendant doesn't pose a threat to the public. As the defendant's institutional record reflects he can abide by the law and very stringent institutional rules for very long periods of time. The defendant has been assigned a low recidivism risk score by the Federal Bureau of Prisons. The 2024 First Step Act Annual Report shows that inmates who have a low risk recidivism score have only a 5.6% chance of recidivism. The B.O.P. has also designated the defendant to a low security institution, recognizing the diminished risk he presents even in the correctional context. The defendant is now over the age of 40 as well and the U.S. Sentencing Commission's report, "The Effects of Age on Recidivism Among Federal Offenders," show that federal offenders over the age of 40 are much less prone to recidivism. The report shows that only 13.6% of all federal prisoners over the age of 40 get reincarcerated within 5 years of release. This report also shows that white former federal prisoners

have the lowest recidivism rate across all racial groups. The defendant is white. It is also important to note that the U.S.S.C. study shows there is no correlation between the length of sentence and the rearrest date, so further incarceration of the defendant would not favor an argument for denying the defendant relief under Section 3553(a)(2)(C).

5) The need for the sentence imposed to provide the defendant with needed education or vocational training, medical care, or other correctional treatment in the most effective manner.

The defendant has completed all the educational and vocational training available to him and is now able to pursue a career in the construction trades. He has completed all the correctional treatment available to him. It should be noted that the defendant is morbidly obese, weighing approximately 380 pounds, which makes him about 200 pounds overweight. The B.O.P. will not prescribe the defendant any of the new highly effective weight loss medications—such as Wegovy or Ozempic. The defendant would be able to receive life extending and potentially life saving medical treatment if he were released.

6) The kinds of sentence and the sentencing range established for the applicable category of defendant as set forth in the guidelines.

The 2023 Sentencing Guideline Amendments added subsection (c) to U.S.S.G. Section 1B1.13, which permits the Court to consider changes in the law, and even non-retroactive guideline amendments, when a defendant has presented the Court with valid extraordinary and compelling reasons under the compassionate release statute. The defendant has presented the Court with a valid change in law that is extraordinary and compelling with the Eleventh Circuit's decision

in United States v. Lockett. Now the Court can apply U.S.S.G. Amendment 798, which has the same effect as applying Lockett, which invalidates the defendant's 2nd and 3rd degree burglary convictions as career offender predicate convictions. Without the upward departure of career offender the defendant has an advisory guideline range of 130-141 months. Potentially further lowering the defendant's sentence is U.S.S.G. Section 5H1.1, which permits the Court to vary downwards when a defendant's criminal history and/or instant offense was committed in their youth.

The defendant's criminal history consists of offenses committed at 18, 19 and 20 years of age. The instant offense committed at the age of 24. All offenses committed in the defendant's youth. While the defendant has served 100 months more than his guideline range now carries and applying U.S.S.G. Section 5H1.1 would serve no purpose based on that, the defendant requests the Court considers the guideline of the Sentencing Commission when considering his criminal history and the seriousness of his instant offense. As the defendant's institutional record shows, as an adult he's become much better at decision making.

7) The need to avoid unwarranted sentence disparities among defendants with similar records who have been found guilty of similar conduct.

Denying the defendant's motion for resentencing and leaving him to finish the final 4 plus years of his sentence would make his now disproportionate sentence even more disproportionate when compared to defendants with similar records who have been found guilty of similar conduct. The defendant's current sentence is more than double his current guideline range. Even if the defendant is granted relief in the form of immediate release he has served approximately 100

months over his current guideline range. Granting relief here would alleviate the defendant's already disproportionate sentence. It should be noted that the defendant's only codefendant, Neil Robinson, was sentenced to a term of 5 years and returned to society more than a decade ago.

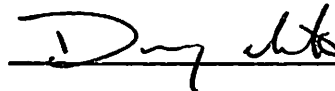
IV. RELIEF REQUESTED

The defendant requests the Court to resentence him to a total aggregated sentence of 245 months. If the Court finds it appropriate, add the remainder of his sentence to the term of his supervised release.

V. RELEASE PLAN

The defendant plans to release to the home of his fiancée, Oneida Alvarez, at 11635 SW 185 St., Miami, Florida 33157. U.S. Probation can contact Oneida at (786)803-2751.

Respectfully submitted,



Danny Irick #13480-021
FCI Ashland
P.O. Box 6001
Ashland, LY 41105

Dated: 7-11-25

Included:

Attachment A: Letter to Warden
B: Warden's Response
C: Sentence Computation Sheet
D: BOP Disciplinary Record
E: FSA PATTERN Scoring Sheet
F: Custody Scoring Sheet
G: BOP Institutional Job Sheet
H: Support Letters

A++ A

9/5/2024

FROM: Danny Irick Reg. #13480-021 F Unit
TO: Warden, FCI Ashland
RE: Request that BOP move for RIS under 18 USC 3582(c)(1)(a)

I respectfully request that the Warden recommend that BOP should file a motion for reduction of my sentence, pursuant to PS5050.50, 28 CFR 571.61 and 18 USC 3582(c)(1)(A) to a sentence of time served:

1. My request is based on 4 extraordinary and compelling circumstances, which could not reasonably have been foreseen by the sentencing Court and which are consistent with the applicable US Sentencing Commission policy statements 1B1.13(a)(2) (a)(3), (b)(6), (c) and (d).

A. I am serving an unusually long sentence of 304 months for armed bank robbery and brandishing a firearm (924(c)). At sentencing in 2008, the PSR applied a 188-235 month Career Offender Guideline range to the robbery offense, based on two prior convictions for second or third degree burglary under South Carolina law. These convictions were classified as "burglary of a dwelling", a Career Offender predicate offense listed under USSG 4B1.2(a)(2). The Court imposed 220 months for the robbery, with a mandatory consecutive term of 84 months under 18 USC 924(c), for a total of 304 months. 8 years later, a change in decisional law in my Circuit, *US v. Lockett*, 810 F.3d 1262 (11th Cir 2016), decided that no South Carolina burglary conviction matches the generic burglary of a dwelling offense because conviction may rest on entry of vehicles or boats and thus did not fit the definition of USSG 4B1.1(a)(2) and could not support a Career Offender Guideline sentence. This change in law has resulted in a gross disparity between my 304 month sentence and the sentence I would receive for my convictions if sentenced today. I would not be eligible for a Career Offender Guideline based on burglary convictions due to the Lockett rule, so my guideline range for robbery would be 46-57 months. With the same 84 months consecutive for 924(c), my total sentence today would be between 130 and 141 months. This would be about 14 years lower than the sentence I am serving, which would amount to a gross disparity. Because I have served more than 10 years of my sentence (about 16 years 8 months as of today), the change in law is an extraordinary and compelling reason for reduction of sentence according to USSG 1B1.13(b)(6).

B. Effective 8/1/2016 the Sentencing Commission issued Amendment 798, which removed burglary of a dwelling from the list of predicate offenses under USSG 4B1.2(a)(2). The Commission stated its research showed that burglary crimes almost never involved violence and should not trigger the harsh Career Offender penalties. The Commission did not list Amendment 798 in USSG 1B1.10(d) for retroactive application, but a non retroactive Guideline change may be considered if any other extraordinary and compelling reason is shown, pursuant to USSG 1B1.13(c), and should be considered in conjunction with the circumstance set forth in A. above.

C. Your review of my Progress Reports, Team documents and other BOP records in my file will show that I have furthered my rehabilitation by completing numerous classes and programs. I have never been involved in violent conduct while in BOP and I have just one disciplinary conviction during 16 years, for possession of homemade wine about 8 years ago. Post sentence rehabilitation and conduct is not stand alone reason for RIS, but may be considered to support the reason established in A. above. see USSG 1B1.13(d). My current general and violent PATTERN score is now LOW, showing that I am not a danger to the community if released, pursuant to USSG 1B1.13(a)(2).

D. I was 24 years old when a friend and I were riding around in a car, discussing our lack of money, and impulsively decided to rob a bank. With no further planning we robbed the first bank we came to, as I already had a gun with me. We were identified and arrested while fleeing the bank. No one was injured, the gun was not fired and all the money was given to the police. We immediately confessed to the robbery to FBI agents after arrest and pled guilty. The Sentencing Commission has amended USSG 5H1.1, Departures based on Age, effective 11/1/2024, to state a below Guideline sentence is often appropriate for offenders age 18 to 25, because such youths are prone to engage in risky impulsive conduct and be influenced by peers due to recent scientific research showing the brain structures controlling judgment do not finish developing until after age 25, so that such youthful offenders should be regarded as less culpable than adults for impulsive crimes such as the robbery I committed. This amendment has not been made retroactive, but may be considered pursuant to 1B1.13(c) to support part A.

2. If released I plan to initially live with my mother in South Carolina and obtain employment to support myself. I can furnish more detailed plans if recommended for a motion.

3. I have now served enough time to satisfy a 235 month sentence, which exceeds the 130-141 range I would be sentenced to today due to changes in law and guidelines in A, B, C and D, therefore I am requesting a RIS to time served. My current release date is 9/18/2029.

Thank you in advance for consideration of my request.

Att. B

Institution Response - Inmate Request to Staff Member
Federal Correctional Institution
Ashland, Kentucky 41105

Inmate Name: IRICK, Danny D.
Register Number: 13480-021
Work Assignment: LABOR POOL
Unit: 7 GP

This is in response to your Inmate Request to Staff Member, received September 10, 2024, in which you request consideration for a Compassionate Release/Reduction in Sentence.

Title 18 of the United States Code, section 3582(c)(1)(A), allows a sentencing court, on motion of the Director of the BOP, to reduce a term of imprisonment for extraordinary or compelling reasons. BOP Program Statement 5050.50, Compassionate Release/Reduction in Sentence: Procedures for Implementation of 18 U.S.C. §§ 3582(c)(1)(A) and 4205(g), provides guidance on the types of circumstances that present extraordinary or compelling reasons, such as the inmate's terminal medical condition; debilitated medical condition; status as a "new law" elderly inmate, an elderly inmate with medical conditions, or an "other elderly inmate"; the death or incapacitation of the family member caregiver of the inmate's child; or the incapacitation of the inmate's spouse or registered partner. Your request has been evaluated consistent with this general guidance.

While the Bureau of Prisons does afford the opportunity for inmates to be considered for a Compassionate Release/Reduction in Sentence, there are strict guidelines which govern this process. After a careful review of your request and the information provided, you do not meet the criteria for a Compassionate Release or Reduction in Sentence. You did not demonstrate an extraordinary or compelling circumstance which could not have been foreseen by the court. You allude to a sentencing discrepancy imposed by the Court in which the Bureau of Prisons does not govern. Accordingly, your request for consideration for a Compassionate Release/Reduction in Sentence is denied.

If you are not satisfied with this response to your request, you may commence an appeal of this decision via the administrative remedy process by submitting your concerns on the appropriate form (BP-9) within 20 days of the receipt of this response.

for C. Buennard
C. Entzel, Acting Warden

9/20/2024
Date

ASHEB 540*23 *
PAGE 001 *SENTENCE MONITORING
COMPUTATION DATA
AS OF 07-10-2025* 07-10-2025
* 10:29:53

REGNO...: 13480-021 NAME: IRICK, DANNY D

FBI NO.....: 107252TB2
ARS1.....: ASH/A-DES
UNIT.....: 2 GP
DETAINERS.....: NODATE OF BIRTH: 04-01-1983 AGE: 42
QUARTERS.....: F03-024L
NOTIFICATIONS: NO

FSA ELIGIBILITY STATUS IS: INELIGIBLE

THE FOLLOWING SENTENCE DATA IS FOR THE INMATE'S CURRENT COMMITMENT.

HOME DETENTION ELIGIBILITY DATE....: 03-18-2029

THE INMATE IS PROJECTED FOR RELEASE: 09-18-2029 VIA GCT REL

-----CURRENT JUDGMENT/WARRANT NO: 010 -----

COURT OF JURISDICTION.....: GEORGIA, SOUTHERN
DOCKET NUMBER.....: CR608-00001-001
JUDGE.....: EDENFIELD
DATE SENTENCED/PROBATION IMPOSED: 09-03-2008
DATE COMMITTED.....: 10-02-2008
HOW COMMITTED.....: US DISTRICT COURT COMMITMENT
PROBATION IMPOSED.....: NO

	FELONY ASSESS	MISDMNR ASSESS	FINES	COSTS
NON-COMMITTED..:	\$200.00	\$00.00	\$00.00	\$00.00
RESTITUTION...:	PROPERTY: NO	SERVICES: NO	AMOUNT: \$391.85	

-----CURRENT OBLIGATION NO: 010 -----
OFFENSE CODE.....: 551 18:2113 ROBBERY BANK

OFF/CHG: 18:2113(A) AND (D) ARMED ROBBERY

SENTENCE PROCEDURE.....: 3559 PLRA SENTENCE
SENTENCE IMPOSED/TIME TO SERVE.: 220 MONTHS
TERM OF SUPERVISION.....: 5 YEARS
DATE OF OFFENSE.....: 01-08-2008

G0002 MORE PAGES TO FOLLOW . . .

ASHEB 540*23 *
PAGE 002 *

SENTENCE MONITORING
COMPUTATION DATA
AS OF 07-10-2025

* 07-10-2025
* 10:29:53

REGNO...: 13480-021 NAME: IRICK, DANNY D

-----CURRENT OBLIGATION NO: 020 -----
OFFENSE CODE....: 130 18:924 (C) FIREARMS LAWS FSA INELIGIBLE

OFF/CHG: 18:924 (C) CARRYING AND USE (BRANDISHING) OF A FIREARM
DURING A BANK ROBBERY

SENTENCE PROCEDURE.....: 3559 PLRA SENTENCE
SENTENCE IMPOSED/TIME TO SERVE.: 84 MONTHS
TERM OF SUPERVISION.....: 5 YEARS
DATE OF OFFENSE.....: 01-08-2008

-----CURRENT COMPUTATION NO: 010 -----
COMPUTATION 010 WAS LAST UPDATED ON 04-17-2020 AT DSC AUTOMATICALLY
COMPUTATION CERTIFIED ON 10-08-2008 BY DESIG/SENTENCE COMPUTATION CTR

THE FOLLOWING JUDGMENTS, WARRANTS AND OBLIGATIONS ARE INCLUDED IN
CURRENT COMPUTATION 010: 010 010, 010 020

DATE COMPUTATION BEGAN.....: 09-03-2008
AGGREGATED SENTENCE PROCEDURE...: AGGREGATE GROUP 800 PLRA
TOTAL TERM IN EFFECT.....: 304 MONTHS
TOTAL TERM IN EFFECT CONVERTED...: 25 YEARS 4 MONTHS
AGGREGATED TERM OF SUPERVISION...: 5 YEARS
EARLIEST DATE OF OFFENSE.....: 01-08-2008

JAIL CREDIT.....: FROM DATE THRU DATE
01-08-2008 09-02-2008

G0002 MORE PAGES TO FOLLOW . . .

ASHEB 540*23 *
PAGE 003 OF 003 *

SENTENCE MONITORING
COMPUTATION DATA
AS OF 07-10-2025

* 07-10-2025
* 10:29:53

C

REGNO...: 13480-021 NAME: IRICK, DANNY D

TOTAL PRIOR CREDIT TIME.....: 239
TOTAL INOPERATIVE TIME.....: 0
TOTAL GCT EARNED AND PROJECTED...: 1328
TOTAL GCT EARNED.....: 878
STATUTORY RELEASE DATE PROJECTED: 09-18-2029
ELDERLY OFFENDER TWO THIRDS DATE: 11-27-2024
EXPIRATION FULL TERM DATE.....: 05-08-2033
TIME SERVED.....: 17 YEARS 6 MONTHS 3 DAYS
PERCENTAGE OF FULL TERM SERVED...: 69.1
PERCENT OF STATUTORY TERM SERVED: 80.6

PROJECTED SATISFACTION DATE.....: 09-18-2029
PROJECTED SATISFACTION METHOD...: GCT REL

REMARKS.....: 06-05-12 DIS GCT. K/ASD.
04/17/20 FSA-GCT UPDATE (STH)

G0000 TRANSACTION SUCCESSFULLY COMPLETED

Att D

ASHEB * INMATE DISCIPLINE DATA * 07-10-2025
PAGE 001 OF 001 * CHRONOLOGICAL DISCIPLINARY RECORD * 10:30:11

REGISTER NO: 13480-021 NAME.: IRICK, DANNY D
FUNCTION...: PRT FORMAT: CHRONO LIMIT TO ____ MOS PRIOR TO 07-10-2025

REPORT NUMBER/STATUS.: 2306370 - SANCTIONED INCIDENT DATE/TIME: 05-21-2012 0645
DHO HEARING DATE/TIME: 06-05-2012 0915

FACL/CHAIRPERSON.....: EST/R. DOE

REPORT REMARKS.....: INMATE ADMITTED TO THE CHARGE OF HAVING THE INTOXICANTS.

113 POSSESSING DRUGS/ALCOHOL - FREQ: 1 ATI: DAC

DIS GCT / 40 DAYS / CS

COMP:010 LAW:P DIS GCT MEETS YOUR SENTENCING GUIDELINES.

DS / 60 DAYS / CS

COMP: LAW: DS WAS IMPOSED AS PUNISHMENT.

LP COMM / 1 YEARS / CS

COMP: LAW: LP COMM WAS IMPOSED TO DEMONSTRATE THE SERIOUS-
NESS OF ACT. RESTORE 6-4-2012.

LP PHONE / 6 MONTHS / CS / SUSPENDED 180 DAYS

COMP: LAW: LP PHONE SUSPENDED WAS IMPOSED TO DETER FUTURE
MISCONDUCT.

G0005 TRANSACTION SUCCESSFULLY COMPLETED - CONTINUE PROCESSING IF DESIRED

Att. E

FSA Recidivism Risk Assessment (PATTERN 01.03.00)

Register Number: 13480-021, Last Name: IRICK

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

Register Number: 13480-021

Inmate Name

Last.....: IRICK

First.....: DANNY

Middle.....: D

Suffix.....:

Gender.....: MALE

Risk Level Inmate.....: R-LW

General Level.....: R-LW (34)

Violent Level.....: R-LW (19)

Security Level Inmate: LOW

Security Level Faci...: LOW

Responsible Facility.: ASH

Start Incarceration...: 09/03/2008

PATTERN Worksheet Details

Item: Programs Completed, Value: 4

General Score: -9, Violent Score: -3

Risk Item Data

Category	Assignment	Start	Stop
EDC	B MATH-SHU	03/03/2017 09:00	03/03/2017 09:00
EDC	C WRIT-SHU	03/03/2017 09:00	03/03/2017 09:00
EDC	ACCOUNTING	09/17/2024 07:11	09/17/2024 07:11
EDC	INVEST	09/17/2024 14:26	09/17/2024 14:26

Item: Work Programs, Value: 0

General Score: 0, Violent Score: 0

Risk Item Data

No Data

AMT

ASHEB 606.00 * MALE CUSTODY CLASSIFICATION FORM * 07-10-2025
PAGE 001 OF 001 10:30:47

(A) IDENTIFYING DATA

REG NO...: 13480-021 FORM DATE: 10-31-2024 ORG: ASH
NAME.....: IRICK, DANNY D

MGTV: NONE

PUB SFTY: GRT SVRTY

MVED:

(B) BASE SCORING

DETAINER: (0) NONE SEVERITY.....: (7) GREATEST 07-10-2025
MOS REL.: 58 CRIM HIST SCORE: (08) 10 POINTS 10:30:47
ESCAPES.: (0) NONE VIOLENCE.....: (0) NONE
VOL SURR: (0) N/A AGE CATEGORY....: (2) 36 THROUGH 54 ORG: ASH
EDUC LEV: (0) VERFD HS DEGREE/GED DRUG/ALC ABUSE.: (0) NEVER/>5 YEARS

(C) CUSTODY SCORING

TIME SERVED.....: (5) 76-90% PROG PARTICIPAT: (1) AVERAGE
LIVING SKILLS....: (2) GOOD TYPE DISCIP RPT: (5) NONE
FREQ DISCIP RPT.: (3) NONE FAMILY/COMMUN...: (4) GOOD

--- LEVEL AND CUSTODY SUMMARY ---

BASE CUST	VARIANCE	SEC TOTAL	SCORED	LEV	MGMT	SEC LEVEL	CUSTODY	CONSIDER
+17	+20	-2	+15	LOW	N/A	IN	DECREASE	

G0005 TRANSACTION SUCCESSFULLY COMPLETED - CONTINUE PROCESSING IF DESIRED

ASHEB 531.01 *
PAGE 001 *

INMATE HISTORY
WRK DETAIL

* 07-10-2025
* 10:31:01

REG NO.: 13480-021 NAME....: IRICK, DANNY D
CATEGORY: WRK FUNCTION: PRT FORMAT:

FCL	ASSIGNMENT	DESCRIPTION	START DATE/TIME	STOP DATE/TIME
ASH	FCI LANDSC	FCI LANDSCAPE DETAIL	01-05-2025 1022	CURRENT
ASH	ORD F	ORDERLY F CELLHOUSE	10-31-2024 0646	01-05-2025 1022
ASH	LABOR POOL	LABOR POOL	09-03-2024 0906	10-31-2024 0646
ASH	DETN	DETENTION	08-17-2024 1113	09-03-2024 0906
ASH	ORD E	ORDERLY E CELLHOUSE	08-14-2024 1511	08-17-2024 1113
ASH	LABOR POOL	LABOR POOL	05-16-2024 1201	08-14-2024 1511
ASH	A/O	FCI ADMISSION & ORIENTATION	04-18-2024 1050	05-16-2024 1201
ATL	DCU UNASSG	DETENTION CENTER UNASSIGNED	04-12-2024 1448	04-18-2024 0214
WIL	PEND WORK	PENDING WORK ASSIGNMENT	03-21-2024 0741	04-12-2024 0827
WIL	TOOL ROOM	CENTRAL TOOL ROOM SS	03-01-2024 1103	03-21-2024 0741
WIL	TOOL ROOM	CENTRAL TOOL ROOM SS	02-22-2024 1217	03-01-2024 0927
WIL	ORD BA	ORDERLY H1AU 7AM-3PM SS	10-25-2023 0652	02-22-2024 1217
WIL	PEND WORK	PENDING WORK ASSIGNMENT	07-06-2023 0748	10-25-2023 0652
WIL	FCI COMM	FCI COMMISSARY	01-19-2023 1314	07-06-2023 0748
WIL	VT ORD SS	VT ORD 730-1030A 1230-330P SS	11-15-2022 0905	01-19-2023 1253
WIL	UNASSG	UNASSG WORK DETAIL	11-01-2022 0854	01-19-2023 1314
WIL	PEND WORK	PENDING WORK ASSIGNMENT	11-01-2022 0824	11-01-2022 0854
WIL	TOOL ROOM	CENTRAL TOOL ROOM SS	11-23-2020 1514	11-01-2022 0824
WIL	ORD BA WKN	ORDERLY H1AU WEEKEND	01-18-2019 0001	11-23-2020 1514
WIL	ORD BA	ORDERLY H1AU 7AM-3PM SS	08-21-2018 1202	01-18-2019 0001
WIL	ORD AA WKN	ORDERLY H1AL WEEKEND	05-03-2018 1444	08-21-2018 1202
WIL	ORD AA	ORDERLY H1AL 7AM-3PM SS	11-14-2017 1212	05-03-2018 1444
WIL	REC PM	RECREATION PM	05-30-2017 1229	11-14-2017 1212
WIL	PEND WORK	PENDING WORK ASSIGNMENT	05-24-2017 1416	05-30-2017 1229
WIL	FCI A&O	FCI ADMISSION/ORIENTATION	05-05-2017 0915	05-24-2017 1416
ATL	DCU UNASSG	DETENTION CENTER UNASSIGNED	05-02-2017 1504	05-05-2017 0414
ATL	DCU UNASSG	DETENTION CENTER UNASSIGNED	05-02-2017 1254	05-02-2017 1316
EST	SHU WORK	SPECIAL HOUSING WORK ASSG	02-06-2017 0100	05-02-2017 0939
EST	UNASSIGNED	UNASSIGNED	01-27-2017 1329	02-06-2017 0100
EST	MAINT 4	MAINT 2 / SMITH CH. 4	01-04-2017 0001	01-27-2017 1329
EST	VACATION	FCI INMATE VACATION	12-27-2016 0001	01-04-2017 0001
EST	MAINT 4	MAINT 2 / SMITH CH. 4	08-02-2016 1115	12-27-2016 0001
EST	MAINT 4	MAINT 2 / SMITH CH. 4	06-08-2016 1430	08-02-2016 0714
EST	IDLE	MEDICAL IDLE	06-15-2016 0934	06-20-2016 1059
EST	CONVL	CONVALESCENCE	06-15-2016 0933	06-15-2016 0934
EST	MAINT 4	MAINT 2 / SMITH CH. 4	01-04-2016 0001	06-08-2016 1240
EST	VACATION	FCI INMATE VACATION	12-28-2015 0001	01-04-2016 0001
EST	MAINT 4	MAINT 2 / SMITH CH. 4	12-30-2014 0001	12-28-2015 0001
EST	VACATION	FCI INMATE VACATION	12-22-2014 0001	12-30-2014 0001
EST	MAINT 4	MAINT 2 / SMITH CH. 4	01-07-2014 0001	12-22-2014 0001
EST	VACATION	FCI INMATE VACATION	12-27-2013 0001	01-07-2014 0001

G0002 MORE PAGES TO FOLLOW . . .

ASHEB 531.01 *
PAGE 002 OF 002 *INMATE HISTORY
WRK DETAIL* 07-10-2025
* 10:31:01

G

REG NO.: 13480-021 NAME: IRICK, DANNY D
CATEGORY: WRK FUNCTION: PRT FORMAT:

FCL	ASSIGNMENT	DESCRIPTION	START DATE/TIME	STOP DATE/TIME
EST	MAINT 4	MAINT 2 07:15 AM - 3:00 PM	07-23-2013 0001	12-27-2013 0001
EST	EDUC AM	EDUCATION WORKER 7:00AM-1:00PM	03-15-2013 0001	07-23-2013 0001
EST	CONVL	CONVALESCENCE	02-22-2013 0800	03-15-2013 0001
EST	EDUC AM	EDUCATION WORKER 7:00AM-1:00PM	02-25-2013 0001	03-04-2013 0800
EST	CONVL	CONVALESCENCE	02-22-2013 1341	02-25-2013 0001
EST	CONVL	CONVALESCENCE	02-11-2013 0820	02-13-2013 1355
EST	EDUC AM	EDUCATION WORKER 7:00AM-1:00PM	08-02-2012 0001	02-11-2013 0820
EST	UNASSIGNED	UNASSIGNED	07-17-2012 1048	08-02-2012 0001
EST	SHU WORK	SPECIAL HOUSING WORK ASSG	05-21-2012 0640	07-17-2012 1048
EST	EDUC AM	EDUCATION WORKER 7:00AM-1:00PM	08-05-2011 0001	05-21-2012 0640
EST	ORD CA	ORDERLY CA 7:30 AM - 3:00 PM	02-25-2010 0001	08-05-2011 0001
EST	FS 2	FOOD SERVICE PM SHIFT	12-18-2009 0001	02-25-2010 0001
EST	FS 3	FOOD SERVICE BAKERY SHIFT	12-01-2009 0001	12-18-2009 0001
EST	PLUMB SHOP	PLUMBING SHOP 7:15AM - 3:00PM	11-10-2008 0001	12-01-2009 0001
EST	UNASSIGNED	UNASSIGNED	10-23-2008 1138	11-10-2008 0001
EST	A&O	ADMISSION & ORIENTATION	10-02-2008 0957	10-23-2008 1138

G0000

TRANSACTION SUCCESSFULLY COMPLETED

Att. H

TRULINCS 13480021 - IRICK, DANNY D - Unit: ASH-F-A

FROM: Alvarez, Oneida
TO: 13480021
SUBJECT: RE: Letter of Support
DATE: 07/07/2025 11:51:01 PM

Miami, July 7th, 2025
Dear Honorable Judge:

My name is Oneida Alvarez and I am writing you today on behalf of my close to ten years fiance Mr. Danny Irick # 13480-021. I'm a US citizen living in Miami for 40 years with no criminal record. Mr. Irick and I have decided to get married upon his release and live in my house in said city, which I own free of mortgage. I also own a vehicle which will be at his disposition to use to and from work once he is employed.

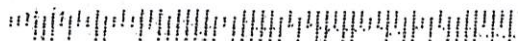
Through our communication and close relationship for many years, I have concluded that Mr. Irick is rehabilitated and he will be remorseful for his criminal past forever more. He's ready for a new life in a free society.

What I offer to my future husband Mr. Irick, is all of my emotional support, a peaceful and decent home to live, guidance to get his driver's license, navigate the city, apply for jobs, and I'm sure my grown up kids will help him to learn about Internet and the new technology that is a part of our every day life. Also, once he becomes a resident of Florida, he will have the opportunity to apply for health care thru the Florida Health Care Market Place (available to all legal residents in my State) which is a must due to his health issues and overweight.

I thank you in advance for your attention to this letter.

Sincerely
Oneida Alvarez
11635 SW 185th Street
Miami Florida 34157

Da



Federal Correctional Inst.
P.O. Box 6001
Ashland, KY 41105-6001



INSPECTED BY

JUL 22 2025

U.S. Marshals Service/SGA

⇔ 13480-021 ⇔
Clerk Us District Court
PO BOX 8286
Savannah, GA 31402
United States

US District Court Clerk
P.O. Box 8286
Savannah, GA 31402